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January 29, 2008

VIA FACSIMILE (217) 524-0673

Elizabeth A. Rolando, Chief Clerk
Illinois Commerce Commission
527 E. Capitol Avenue
Springfield, IL 62701

**Re: Application of Denali Spectrum Operations, LLC for a Certificate to Become a
Telecommunications Carrier – Docket No. 07-0625**

Dear Ms. Rolando:

By and through counsel, Denali Spectrum Operations, LLC (“Denali”), submits this letter in response to your Notice of Administrative Law Judge’s Ruling, dated January 15, 2008, whereby Denali is directed to file with the Commission a Certificate of Authority to do business in Illinois under an assumed name.

Denali wishes to amend its response to Question 1 of the above referenced Application and to clarify that Denali intends to do business under the name “Cricket,” and not under the name “Cricket Communications, Inc.” Cricket is the name that will appear on customers’ service bills and is the name that will be utilized in any marketing efforts for such services.

“Cricket” is a service mark that is duly registered with the United States Patent and Trademark Office.¹ The name is also duly licensed for use by Denali in a Trademark License Agreement executed by Denali and Cricket Communications, Inc. on July 13, 2006.²

Because Denali intends to provide its services in the State of Illinois under a licensed service mark, Denali is not using an “assumed limited liability company name,” as defined by Illinois law. Pursuant to the Illinois Limited Liability Company Act, a company is exempt from

¹ See Exhibit 1.

² See Exhibit 2.

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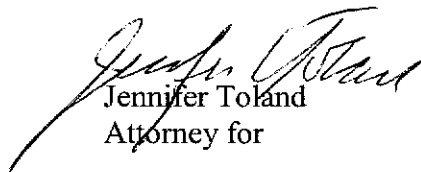
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the requirement of registering an assumed limited liability company name if the name that is to be used by the company is a trademark or a licensed service mark. Specifically, the relevant text of the Act provides as follows:

*“Assumed limited liability company name” means any limited liability company name other than the true limited liability company name, except that the identification by a limited liability company of its business with a trademark or service mark of which it is the owner or a licensed user shall not constitute the use of an assumed name under this Act.*³ (Emphasis added)

Thus, Denali submits that its use of the licensed service mark “Cricket” is lawful in Illinois without the filing of a Certificate of Authority to do business in Illinois under an assumed name.⁴ For this reason, Denali respectfully requests that the Administrative Law Judge revise his ruling to eliminate the requirement of such a filing. Denali and its counsel will be prepared to answer any questions about this matter at the hearing that is scheduled for this matter tomorrow morning.

Sincerely,



Jennifer Toland
Attorney for

Denali Spectrum Operations, LLC

Enclosures

cc: Administrative Law Judge Riley (via e-mail)

³ 805 Ill. Comp. Stat. 180/1-5.

⁴ We also confirmed this interpretation via telephone conversation with the Secretary of State's office.